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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/066,378	01/30/2002	Michael D. Derocher	10013678 -1	4525
7590 12/14/2004			EXAMINER	
HEWLETT-PACKARD COMPANY			ELAMIN, ABDELMONIEM I	
Intellectual Property Administration P.O. Box 272400			ART UNIT PAPER NUMBER	PAPER NUMBER
Fort Collins, CO 80527-2400			2116	

DATE MAILED: 12/14/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)				
	10/066,378	DEROCHER ET AL.				
Office Action Summary	Examiner	Art Unit				
	A Elamin	2116				
The MAILING DATE of this communication Period for Reply	appears on the cover sheet w	th the correspondence address				
A SHORTENED STATUTORY PERIOD FOR RE THE MAILING DATE OF THIS COMMUNICATIO - Extensions of time may be available under the provisions of 37 CFF after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above, the maximum statutory pe - Failure to reply within the set or extended period for reply will, by sta Any reply received by the Office later than three months after the m earned patent term adjustment. See 37 CFR 1.704(b).	N. R 1.136(a). In no event, however, may a reply within the statutory minimum of third will apply and will expire SIX (6) MON atute, cause the application to become AB	eply be timely filed y (30) days will be considered timely. THS from the mailing date of this communication. ANDONED (35 U.S.C. § 133).				
Status						
1)⊠ Responsive to communication(s) filed on 30	0 January 2002.					
_	his action is non-final.					
3) Since this application is in condition for allo closed in accordance with the practice unde	wance except for formal matt	•				
Disposition of Claims						
4)⊠ Claim(s) <u>1-27</u> is/are pending in the applicat 4a) Of the above claim(s) is/are without 5)□ Claim(s) is/are allowed. 6)⊠ Claim(s) <u>1-15,17-19 and 21-27</u> is/are reject 7)⊠ Claim(s) <u>16 and 20</u> is/are objected to. 8)□ Claim(s) are subject to restriction an	drawn from consideration.					
Application Papers						
9)☐ The specification is objected to by the Exam	niner.					
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.						
Applicant may not request that any objection to	the drawing(s) be held in abeyar	ice. See 37 CFR 1.85(a).				
Replacement drawing sheet(s) including the cor	,	• • • • • • • • • • • • • • • • • • • •				
11) The oath or declaration is objected to by the	Examiner. Note the attached	Office Action or form PTO-152.				
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for fore a) All b) Some * c) None of: 1. Certified copies of the priority docume 2. Certified copies of the priority docume 3. Copies of the certified copies of the papplication from the International Bur * See the attached detailed Office action for a	ents have been received. ents have been received in A priority documents have been reau (PCT Rule 17.2(a)).	pplication No received in this National Stage				
Attachment(s)						
1) ⊠ Notice of References Cited (PTO-892) 2) ☐ Notice of Draftsperson's Patent Drawing Review (PTO-948)		iummary (PTO-413) s)/Mail Date				
 Rolled of Draitsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/Paper No(s)/Mail Date 4/5/2004. 		nformal Patent Application (PTO-152)				

Application/Control Number: 10/066,378

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DETAILED ACTION

Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 2. Claims 1-15, 17-19, 21-27 are rejected under 35 U.S.C. 102(e) as being anticipated by Henkhaus et al, US. Pat. No. 6,654,895.
- 3. Claims 1, 7, 25, Henkhaus teaches a computing device having programmable state transitions [abstract, col. 2, lines 20-36], comprising;
- a real-time clock that generates a signal in response to said real-time clock attaining a programmed time of day [col. 5, lines 9-15]; and
- a processor [112 of Fig. 1], coupled to said real-time clock that receives said signal and transitions from a hibernate to a standby state [Henkhaus system automatically transitions the computing system from a lower power state to a higher power state, see abstract, col. 2, lines 20-36].
- 4. Claim 2, Henkhaus teaches said real-time clock generates a second signal in response to attaining a second programmed time of day, and wherein said processor receives said second signal and transitions from said standby to an active state [Henkhaus system is configured, when a pattern is detected, to automatically transition the

computing system from a current power state to a new power state, abstract, col. 2, lines 20-36, col. 6, lines 1-3].

- 5. Claim 3, Henkhaus teaches said real-time clock generates a third signal in response to attaining a third programmed time of day, and wherein said processor receives said third signal and transitions from said active to said hibernate state [Henkhaus system is configured, when a pattern is detected, to automatically transition the computing system from a current power state to a new power state, abstract, col. 2, lines 20-36, col. 6, lines 1-3].
- 6. Claim 4, Henkhaus teaches said real-time clock generates a third signal in response to attaining a third programmed time of day, and wherein said processor receives said third signal and transitions from said active to said standby state [Henkhaus system is configured, when a pattern is detected, to automatically transition the computing system from a current power state to a new power state, abstract, col. 2, lines 20-36, col. 6, lines 1-3].
- 7. Claim 5, Henkhaus teaches said real-time clock generates a fourth signal in response to attaining a fourth programmed time of day, and wherein said processor receives said fourth signal and transitions from said standby to said hibernate state [Henkhaus system is configured, when a pattern is detected, to automatically transition the computing system from a current power state to a new power state, abstract, col. 2, lines 20-36, col. 6, lines 1-3].
- 8. Claim 6, Henkhaus teaches said real-time clock generates a second signal in response to attaining a second programmed time of day, and wherein said processor receives said second signal and transitions from said standby to said hibernate state

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[Henkhaus system is configured, when a pattern is detected, to automatically transition the computing system from a current power state to a new power state, abstract, col. 2,

lines 20-36, col. 6, lines 1-3].

9. Claims 8-13, 18, 21 and 26-27, Henkhaus teaches said processor reading a memory location that stores a time event flag, said time event flag requesting said processor to transition from said hibernate to said standby state [Henkhaus system records a time of day whenever computing system 100 transitions from a current power

state to a new power, abstract, col. 2, lines 20-36, col. 4, lines 26-30].

10. Claims 14-15, 17 and 22-24, Henkhaus teaches said second time event flag is a request to transition to said hibernate state/standby state [Henkhaus system has a set of power states that vary from a fully on or working state to various power saving system states, col. 1, line 39 thru col.2, line 17].

11. Claim 19, prompting a user of said computing device to confirm that said computing device should enter said hibernate state, said prompting being performed prior to said requesting action [col. 4, lines 64-66].

Allowable Subject Matter

12. Claims 16 and 20 objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to A Elamin whose telephone number is (571) 272-3674. The examiner can normally be reached on MON-FRI 9:30 AM - 6:00 PM.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Lynne Browne can be reached on (571) 272-3670. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

A Elamin Primary Examiner Art Unit 2116

December 8, 2004

A. ELAMIN PRIMARY EXAMINER